

**VERTE.075C1**  
**Serial No. 10/760,596**  
**Supplemental Amendment**

**REMARKS**

Claims 1-38 are in the case.

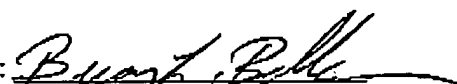
The courtesies extended by Examiner Kornakov in the telephone interviews of Aug. 23 and 25 are noted with appreciation. Examiner Kornakov suggested the current amendments would put the claims in allowable condition and would avoid a restriction requirement. At first the Examiner thought there were more three inventions claimed, but in view of the present amendments there is only one invention and that invention is deemed patentable.

There is one change to claim 1 which was not discussed and agreed upon, the deletion of the limitation "through the liquid." This was done for technical reasons since claim 17, which was agreed as being allowable if the transmitter features were added, does not have that limitation and thus could not be dependent on claim 1. It had been agreed that claim 17 would be made dependent on claim 1 to avoid the multiple invention issue. It is assumed that this amendment is acceptable and is substantially as per the agreement during the telephone interview.

It is now believed that the claims are in condition for allowance and an early notice thereof is solicited.

Respectfully Submitted,

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